Evan J. Spelfogel Robyn Ruderman Epstein Becker & Green, P.C. 250 Park Avenue New York, New York 10177-1211 (212) 351-4500 Attorneys for Defendant UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ X LUANN P. GOULD, : 05 CV 11118 (PBS) Plaintiff, – against – (ECF FILING) LUCENT TECHNOLOGIES, INC., Defendant. ----- x

## <u>DEFENDANT'S MOTION TO</u> <u>MODIFY THE SCHEDULING ORDER</u>

With the consent of Plaintiff's counsel, Robert Thomas and Linda Harvey, the defendant, Lucent Technologies, Inc., through the undersigned counsel, moves to modify the current Scheduling Order by seeking a three extension of time to complete its motion for summary judgment, which currently due July 28, 2006.

This extension of time is being requested because of scheduling conflicts and the unavailability of all necessary individuals to review the papers. We respectfully request that the new date for the motion be August 18, 2006, which will provide ample time for our client to review and sign all applicable papers.

This is the first request for a modification of this time limitation for defendant's motion for summary judgment, and this request does not affect any other deadlines provided in the scheduling order.

Plaintiff counsel, Linda Harvey, Esq. has consented to this request.

EPSTEIN, BECKER & GREEN, PC

By:

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Dated: July 14, 2006

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